MOTION UNDER 28 U.S.C. § 2255 TO VACATE, SET ASIDE, OR CORRECT SENTENCE BY A PERSON IN FEDERAL CUSTODY

Unite	ed States District Court	District	Middle	e District of No	rth Carolina	
1	(under which you were convicted):				Docket or Ca	ise No.:
	Darnell Jeffries				1:11CR001	27-01
1	of Confinement: fairton, P.O. Box 420, Fairton, New Jersey 08	320	F	Prisoner No.: 27863-057		8301112 AM
UNITE	ED STATES OF AMERICA		Mo	vant (include nam	e under which con	Gled) FIED
		V. Sean J	leffries		346	SED OCC
		MOTION			21.2	Clerk U.S. District Court Greensborg, NC
*	(a) Name and location of court which entere	d the judgment	of conv	viction you are	challenging:	STO S
	Honorable Thomas D. Schroeder, Judge, U	nited States Di	strict Co	ourt, Middle Dis	strict of North	Carolina Carolina
	(b) Criminal docket or case number (if you le	know): <u>1:110</u>	R00127	·-01	A 1 A 1 A 1 A 1 A 1 A 1 A 1 A 1 A 1 A 1	
2.	(a) Date of the judgment of conviction (if yo	ou know): 3/5	/2012			
	(b) Date of sentencing: 9/19/2012					
3.	Length of sentence: 360 months					
4.	Nature of crime (all counts):					
	conspiracy to distribute more than 280 gram distribute more than 5 kilograms of cocaine; grams of crack cocaine; possession of a fire	possession w	ith inten	t to distribute a	an amount les	intent to s than 28
					VFR/40-1	
5.	(a) What was your plea? (Check one) (1) Not guilty ✓ (2)) Guilty		(3) Nolo	contendere (n	o contest)
	(b) If you entered a guilty plea to one count what did you plead guilty to and what did you			ot guilty plea to	another cour	nt or
6.	If you went to trial, what kind of trial did yo	u have? (Chec	k one)	Jury	√ Ju	dge only
7.	Did you testify at a pretrial hearing, trial, or	post-trial heari	ng?	Yes	No	
8.	Did you appeal from the judgment of convic	tion? Y	es 🗸	No		

9.	If you did appeal, answer the following:
	(a) Name of court: CTA4
	(b) Docket or case number (if you know): 12-4803
	(c) Result: Affirmed
	(d) Date of result (if you know): 5/21/2014
	(e) Citation to the case (if you know): 572 Fed. Appx. 167 (4th Cir. 2014)
	(f) Grounds raised:
	(1) evidence was insufficient to prove conspiracy; (2) testimony of unindicted co-defendant was unreliable; (3) government's expert was not timely noticed and was not qualified; (4) the sentence imposed violated Alleyne v. United States, 133 S.Ct. 2151 (2013)
,	(g) Did you file a petition for certiorari in the United States Supreme Court? Yes ✓ No ☐ If "Yes," answer the following:
	(1) Docket or case number (if you know):
	(2) Result: Denied
	(2) Data of world (25
	(3) Date of result (if you know): 10/6/2014
	(4) Citation to the case (if you know): 135 S.Ct. 313 (10/6/14) (5) Grounds raised:
	(5) Grounds raised.
10.	Other than the direct appeals listed above, have you previously filed any other motions, petitions, or applications, concerning this judgment of conviction in any court? Yes No V
11.	If your answer to Question 10 was "Yes," give the following information:
	(a) (1) Name of court:
	(2) Docket or case number (if you know):
	(3) Date of filing (if you know):
	(4) Nature of the proceeding:
	(5) Grounds raised:

12.

supporting each ground.

	(6)	Did you receive a hearing where evidence was given on your motion, petition, or application?
		Yes No No
	(7)	Result:
	(8)	Date of result (if you know):
(b)	If y	ou filed any second motion, petition, or application, give the same information:
	(1)	Name of court:
	(2)	Docket of case number (if you know):
	(3)	Date of filing (if you know): Nature of the proceeding:
	(4)	Nature of the proceeding:
	(5)	Grounds raised:
	(6)	Did you receive a hearing where evidence was given on your motion, petition, or application?
		Yes No No
	(7)	Result:
	(8)	Date of result (if you know):
(c)	Did	you appeal to a federal appellate court having jurisdiction over the action taken on your motion, petition,
		cation?
	(1)	First petition: Yes No
	(2)	Second petition: Yes No
(d)	If yo	ou did not appeal from the action on any motion, petition, or application, explain briefly why you did not:
*-		
For law	this	motion, state every ground on which you claim that you are being held in violation of the Constitution, treaties of the United States. Attach additional pages if you have more than four grounds. State the facts
, ,	-, 01	of the facts. Attach additional pages if you have more than four grounds. State the facts

GROUND ONE: In a	effective assistance of counsel during the critical stages of plea bargaining. sentencing, and direct opeal
(a) Supportin	g facts (Do not argue or cite law. Just state the specific facts that support your claim.):
Initially, the geten years' imposonvey accepted in the explained in the Replacement halt when Mr. failed to keepted was not informative chance to Sentencing or Guidelines Maconspiracy tell appeal the expenses in the chance to the chance to sentencing or Guidelines Maconspiracy tell appeal the expenses in the chance to the expenses in the expenses i	overnment offered the chance to enter a guilty plea to a two-count-indictment carrying a sentence of prisonment. Petitioner told counsel that he wanted to accept the plea offer. Counsel failed to tance of the plea offer to the government in a timely fashion. The plea offer lapsed because counsel by the acceptance within the government's time frame. After that, things went downhill. All of this is the memorandum of law, a copy of which is attached hereto and incorporated by reference herewith. Counsel then was involved in plea negotiations with the government. The negotiations came to a Roberts went on vacation. When Mr. Roberts returned, and negotiations resumed. Mr. Roberts Petitioner informed on the progress (or lack thereof) of plea negotiations. Petitioner believes that he need of all plea offers. If that's true, the failure to communicate with Petitioner deprived Petitioner of accept a plea offer which presumably would have led to a lower sentence. Dunsel failed to object to the ex post facto violation arising from the use of the 2011 Sentencing anual which applied guideline enhancements imposed after the Petitioner's involvement in the minated, and after the conspiracy terminated. Appellate counsel was ineffective for falling to post facto violation. As a result of the IAC of sentencing counsel and/or appellate counsel, the ore severe that it would have been with effective lawyering.
(b) Direct Ap	ppeal of Ground One:
	u appealed from the judgment of conviction, did you raise this issue?
(2) If yo	u did not raise this issue in your direct appeal, explain why:
ineffective	assistance of counsel claims must be raised in a 2255 motion
(c) Post-Con	viction Proceedings:
(1) Did :	you raise this issue in any post-conviction motion, petition, or application?
Y	es No
(2) If yo	u answer to Question (c)(1) is "Yes," state:
Type of m	otion or petition:
Name and	location of the court where the motion or petition was filed:
Docket or	case number (if you know):
Date of th	e court's decision:
Result (att	ach a copy of the court's opinion or order, if available):
(3) Did y	ou receive a hearing on your motion, petition, or application?
	ou appeal from the denial of your motion, petition, or application?
	es No

	Docket or case number (if you know):			
	Date of the court's decision:			
	Result (attach a copy of the court's opinion or order, if available):			
	(7) If your answer to Question (c)(4) or Question (c)(5) is "No," explain why you did not appeal or raise issue:			
JND	TWO:			
(a)	Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):			
(b)	Direct Appeal of Ground Two:			
	(1) If you appealed from the judgment of conviction, did you raise this issue?			
	Yes No No			
	(2) If you did not raise this issue in your direct appeal, explain why:			
	ineffective assistance of counsel			

(2) If you answer to Question (c)(1) is "Yes," state:
Ί	Type of motion or petition:
ì	Name and location of the court where the motion or petition was filed:
Γ	Docket or case number (if you know):
Γ	Date of the court's decision:
F	Result (attach a copy of the court's opinion or order, if available):
(.	3) Did you receive a hearing on your motion, petition, or application?
	Yes No
(4	4) Did you appeal from the denial of your motion, petition, or application? Yes No
(:	5) If your answer to Question (c)(4) is "Yes," did you raise the issue in the appeal? Yes No No
(6) If your answer to Question (c)(4) is "Yes," state:
N	Jame and location of the court where the appeal was filed:
	Oocket or case number (if you know):
	Date of the court's decision:
R	esult (attach a copy of the court's opinion or order, if available):
	7) If your answer to Question (c)(4) or Question (c)(5) is "No," explain why you did not appeal or raise tesue:
D T	THREE:
) S	upporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):

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	ect Appeal of Ground Three:
(1)	If you appealed from the judgment of conviction, did you raise this issue?
	Yes No No
(2)	If you did not raise this issue in your direct appeal, explain why:
Pos	t Conviction Duoscodin as
	t-Conviction Proceedings:
(1)	Did you raise this issue in any post-conviction motion, petition, or application? Yes No
(2)	If you answer to Question (c)(1) is "Yes," state:
Тур	e of motion or petition:
Nan	ne and location of the court where the motion or petition was filed:
Doc	ket or case number (if you know):
Date	e of the court's decision:
Resi	ult (attach a copy of the court's opinion or order, if available):
	· · · · · · · · · · · · · · · · · · ·
(3)	Did you receive a hearing on your motion, petition, or application?
	Yes No
(4)	Did you appeal from the denial of your motion, petition, or application?
	Yes No No
(5)	If your answer to Question (c)(4) is "Yes," did you raise the issue in the appeal?
(-)	Yes No
	1 CO Immedia
	If your answer to Question (c)(4) is "Yes," state:
Nam	ne and location of the court where the appeal was filed:
Doc	ket or case number (if you know):
Date	of the court's decision:
	alt (attach a copy of the court's opinion or order, if available):
Resi	
Resi	in the state of th

A one-year period of limitation shall apply to a motion under this section. The limitation period shall run from the latest of –

^{*} The Antiterrorism and Effective Death Penalty Act of 1996 ("AEDPA") as contained in 28 U.S.C. § 2255, paragraph 6, provides in part that:

⁽¹⁾ the date on which the judgment of conviction became final;

⁽²⁾ the date on which the impediment to making a motion created by governmental action in violation of the Constitution or laws of the United States is removed, if the movant was prevented from making such a motion by such governmental action;

⁽³⁾ the date on which the right asserted was initially recognized by the Supreme Court, if that right has been newly recognized by the Supreme Court and made retroactively applicable to cases on collateral review; or

⁽⁴⁾ the date on which the facts supporting the claim or claims presented could have been discovered through the exercise of due diligence.

Therefore, movant asks that the Court grant the following relief: vacate the judgment in a criminal case

or any other relief to which movant may be entitled.

Signature of Attorney (if any)

484-111-2000

I declare (or certify, verify, or state) under penalty of perjury that the foregoing is true and correct and that this Motion

under 28 U.S.C. § 2255 was placed in the prison mailing system on

(month, date, year)

Executed (signed) on SEPTEMBER 15, 2015 (date)

Signature of Movant

If the person signing is not movant, state relationship to movant and explain why movant is not signing this motion.